Petitioner/Joint Petitioner A:		
Respondent/Joint Petitioner I		I
county in which this case	STATE OF WISCONSIN, CIRCUIT COURT,	
is filed.	COUNTY	
Enter the name of the		-
Petitioner/Joint Petitioner A.	IN RE: THE MARRIAGE OF	
	Petitioner/Joint Petitioner A	
	Name (First, Middle and Last)	
	and	
	Dean an death laint Detition on D	Marital Settlement
Enter the name of the	Respondent/Joint Petitioner B	Agreement
Respondent/Joint Petitioner B.	Name (First, Middle and Last)	Without Minor Children
Check divorce or legal	Name (i list, whole and cast)	
separation.		☐ Divorce-40101
Enter the case number.		☐ Legal Separation-40201
Enter the case number.		Coop No
		Case No.
	ourt approval, the terms of this agreement will be included in y	
	Be sure you understand it completely. Some portions of this a	
	proves it, even if you did not understand or expect how it wouler before you sign this agreement to be sure you are fully awar	
with a lawye	is before you sign this agreement to be sure you are fully awar	c of the laws that may apply to you.
	WE AGREE AS FOLLOWS:	
In A, check 1 or 2.	A. MARITAL RELATIONSHIP	
If 2, enter the reason you	☐ 1. Divorce. This marriage is irretrievably broken.	
are asking for a legal	2. Legal Separation. This marriage is broken and the	e reason we are requesting a legal
separation and not a divorce.	separation and not a divorce is	
In B.1, check a, b, or c.	B. MAINTENANCE (Spousal Support)	
	1. Petitioner/Joint Petitioner A	
	a. gives up the right to receive maintenance an	
TCI I I	maintenance at this time, may never ask for	
If b, enter a date and choose 1 or 2.	b. is not requesting maintenance at this time, b	
If 1, enter the reasons.	until The right to 1) the following circumstance(s) only:	
If c, enter the maintenance	The following circumstance(s) only: 2) any appropriate substantial change in	
amount and the date the	c. Respondent/Joint Petitioner B shall pay mair	
payments should begin	A in the amount of \$ per month beg	
and end.	Maintenance shall end, 2	o , or until Petitioner/Joint
	Petitioner A remarries, dies, or by court orde	r, whichever comes first.
In 2, check a, b, or c.	2. Respondent/Joint Petitioner B	
	a. gives up the right to receive maintenance an	
TCI I I	maintenance at this time, may never ask for	
If b, enter a date and choose 1 or 2.	b. is not requesting maintenance at this time, b	ut leaves open the right to request it
If 1, enter the reasons.	until The right	to request maintenance is limited to
If c, enter the maintenance	☐ 2) any appropriate substantial change in	circumstance
amount and the date the	☐ c. Petitioner/Joint Petitioner A shall pay mainte	nance to Respondent/ Joint Petitioner R
payments should begin and end.	in the amount of \$ per month beg	
and one.	Maintenance shall end, 2	0 , or until the Respondent/Joint
	Petitioner B remarries, dies, or by court orde	r, whichever comes first.
In 3, check a or b.	3. Payments shall be made	
	a. no payments are ordered.	

Respondent/Joint Petitioner B					
Marital Settlement Agreemen		Case No.	- 1000		
If b, check 1 or 2.	□ b. to the Wisconsin Support Collections Trust Fund Milwaukee, Wisconsin 53274-0200	(WI SCTF) at Box 7	'4200,		
	1) directly from the payer to WI SCTF (only allo	owable if self-employed	d).		
If 2, enter the employer	2) by income assignment from the payer's em				
information.	Employer name				
	Address of payroll office				
	City State				
	Phone Fax				
In A sheet a h a d a ar					
In 4, check a, b, c, d, e or f.	4. Arrearages for Previously Ordered Maintenance.	o followo:			
NOTE: An arrearage is	The parties agree to handle the maintenance arrears as				
an amount ordered that	a. No maintenance was previously ordered. There		duo		
has not been paid and is	b. The party has paid all maintenance as ordered. T				
overdue.	c. If there are any arrearages for maintenance now		•		
If d, enter the monthly	those arrearages are waived and the court finance				
payment amount, date	d. As currently reflected in the WI SCTF KIDS comp	-	•		
payments begin, and the	through monthly income withholding by the WI Sobelinning, 20 The arrears be	STE III (IIIE alliloulii (η φ		
interest rate percentage for	rate of% per year until the arrearages are p	aidiice Shall eann II Soid in full	ileiesi ai ille		
arrearages.					
If e, enter the amount of the arrears balance and check 1	e. The arrears shall be set at \$ and paid through				
or 2. If 1, enter the date of	1) a one-time payment to the WI SCTF made				
the one-time payment. If 2,	2) monthly income withholding by the WI SCT				
enter the amount of the	beginning, 20 T				
monthly payment, the date	interest at the rate of% per year until	-	paid in full.		
payments begin, and the interest rate percentage for	f. Shall be determined by the court at the time of the	e final hearing.			
arrearages.	O MEDICAL INCUDANCE				
	C. MEDICAL INSURANCE	4:f., the extrem manter:			
	No later than the date of the final hearing, each party shall no availability of COBRA or other continuation benefits under the				
In D, complete this section	D. PERSONAL PROPERTY DIVISION				
with as much detail as	1. Division. The parties agree to the final personal property of				
possible.	List the property and check who	Who will have p	ossession?		
NOTE: There are two types of property. "Real	will have permanent use of the property	A = Petitioner/Joint	t Petitioner A		
estate" includes such	once the divorce/legal separation is final.	B = Respondent/Jo	int Petitioner B		
things as homes and land.	HOUSEHOLD ITEMS	Α	В		
"Personal property"] 🗆		
includes all other things] 🗆		
such as vehicles, clothing] 🗆		
and other personal items,]		
furniture, bank accounts,					
and retirement or investment accounts.	AUTOMOBILES				
investment accounts.	Year, Make, Model	A	В		
NOTE: If you have already					
divided the property, you					
must still disclose how you			it 🗂		
divided it.			it 🗂		
NOTE: Any and all assets	LIFE INSURANCE				
disclosed on the parties'	Name of Company & Policy #	A	. В		
Financial Disclosure		Г			
Statements should be					
included here and divided	BUSINESS INTERESTS				
between the parties.	Name of Business & Address	A	. В		
If the parties have					

disposed of an asset from

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner B: _			
Marital Settlement Agreement W			
the time the Financial Disclosure was done, to	SECURITIES: STOCKS, BONDS, MUTUAL FUNDS, COMMODITY ACCOUNTS	Α	В
the final hearing, please	Name of Company & # of shares		
indicate what was		H	
disposed and what		H	
happened to it.	PENSION, RETIREMENT ACCOUNTS,		
	DEFERRED COMPENSATION, 401K PLANS, IRAS, PROFIT SHARING, ETC.	Α	В
	Name of Company & Type of Plan		
		Щ	Ц
	CACH AND DEDOCIT (CAVINGS & CHECKING) ACCOUNTS	Ш	
	CASH AND DEPOSIT (SAVINGS & CHECKING) ACCOUNTS Name of Bank or Financial Institution	Α	В
	INAME OF BANK OF FINANCIAL INSTITUTION		
		H	
		Ħ	
If more space is necessary,	OTHER PERSONAL PROPERTY		В
mark the box and attach additional sheets.	Description of Asset	Α	В
T 0 1 1 1 T01 II		_	See attached
In 2, check a or b. If b, list the items and indicate	2. Exchange. The following items still need to be exchanged between the partial a. None. All personal property has already been exchanged to the sat		
when and how any	parties.	isiacii	OH OF DOUT
exchange of personal	b. List of items:		
property will take place.	The exchange of personal property shall be made by [Date]		
	according to the following arrangements:		
	Any item of personal property not listed above shall be awarded to the	na nai	rty who has
	possession at the time of the final hearing.	ie pai	ty who has
	possession at the time of the initial field initial		
In E, check 1 or 2.	DIVISION OF REAL ESTATE		
If 2, and the parties own a	☐ 1. Neither party owns any real estate at this time.		
primary residence, check a.	2. One or both parties own real estate at this time.		
If a, enter the address and Parcel Identification	a. Primary Residence. The parties own a primary residence located a	.t:	
Number, which can be	Address		
found on your real estate tax	City State Zip _		
bill.	Parcel Identification Number [Tax Key Number]		
Attach a copy of the legal description.	Attached is a legal description of the property	y.	
Check 1 or 2.	\Box 1) This primary residence shall be awarded to the		
If 1, check A or B and enter	A. Petitioner/Joint Petitioner A		
other provisions, if any.	☐ B. Respondent/Joint Petitioner B		
	and that party shall be responsible for outstanding financial obligatio	ns ar	nd the other
	party shall be held harmless from any liability. Other provisions inclu		
	requirements, if any:		ee attached
If 2, check 1, 2, 3, or 4 in A,	2) This residence shall be placed on the market for sale.		
B, and C for the	A. Pending sale, the residence shall be occupied, used, or mana	iged b	ıy
responsibility for other expenditures that occur	1. Petitioner/Joint Petitioner A.		
while the property is being	2. Respondent/Joint Petitioner B.		

Petitioner/Joint Petitioner A: Respondent/Joint Petitioner		_				
Marital Settlement Agreemen		Page 4 of 7		Case	No.	
sold.		shared equally.				
7770		Other:				
			aga tayaa and	inguranga ahall	ha naid by	
		ending sale, the mortg	=	insurance snaii	be paid by	
		Petitioner/Joint Petiti				
		Respondent/Joint Pe	etitioner B.			
	□ 3.	shared equally.				
	□ 4.	Other:				
		ending sale, any neces lated expenses shall l		ecial assessme	ents and other sa	ale-
		Petitioner/Joint Petiti				
	<u>=</u>					
		Respondent/Joint Pe	etitioner B.			
		shared equally.				
		Other:				
Enter the percentage each party shall receive in a and		ney from the sale of th				
b. The total amount must		I prorations, and any b				
equal 100 %.		e proceeds left from t				ioliows:
		. Petitioner/Joint Petiti				
		. Respondent/Joint Pe				
		eal Estate. One or bo	•			-
	•	share interests, which	n is disclosed an	d divided as se	t forth in the atta	ached
	Schedu	ie A.				
	Transfer of Ti	tle. Both parties unde	erstand that this	marital settlem	ent agreement a	lone will
		e to one party or the c		•	•	
		nd a Wisconsin Real		-	•	The
		a parcel of real estate	e shall be respor	nsible for havinຸ	the necessary	
	documents pre	epared.				
	7					
In F, for each debt owed individually and jointly,	F. DEBTS AND LIA			_		
write the name, current		listing of ALL the deb				/idually
balance, and check who	and as a couple) and	l who we agree shall b	pe responsible to	Paid by	Paid by	
will be responsible for	Payment for	Payment to	Balance Due		Respondent/	Shared
payment.		(Creditor)			Joint Petitioner B	Equally
NOTE: Any and all debts disclosed on the parties' Financial Disclosure Statements that are still unpaid should be included here and divided between	Mortgage/Rent		\$			
	Mortgage/Rent		\$			
	Car 1		\$			
	Car 2		\$			
	Car 3		\$			
the parties. Any new	Loans-Student		\$			
debts incurred should also	Loans-Personal		\$			
be listed and divided.	Loans-Other		\$			
It	Credit Card 1		\$			
If more space is necessary, attach additional sheets.	Credit Card 2		\$			
attach auditional sheets.	Credit Card 3		\$			
	Credit Card 4		\$			<u> </u>
1	Other		\$			

The parties agree and understand:

• Each party assigned a debt shall be fully responsible for that obligation and shall not

\$ \$

\$

Other

Other

Other

☐ See attached

		 make any demands upon the other party concerning that debt. Any debt not listed shall be the responsibility of the party who incurred the debt. Creditors are NOT bound by this agreement and both parties remain liable to creditors for all marital debts. Any party who suffers a loss because of a failure of the other party to pay an assigned debt may enforce that obligation by a motion or an order to show cause for contempt of court.
In G, check 1 or 2.	G.	EQUALIZATION OF MARITAL PROPERTY DIVISION
If 1, check a or b.		1. No payment is required to be made to equalize the marital property division because
		 □ a. the property and debt division are equalized to the satisfaction of the parties. □ b. equalization has been accomplished through a division of real estate sale proceeds.
If 2, enter the amount.		2. A payment of \$ is required to equalize the marital property division.
In a, check 1 or 2.		 a. This payment shall be made by the 1) Petitioner/Joint Petitioner A to Respondent/Joint Petitioner B. 2) Respondent/Joint Petitioner B to Petitioner/Joint Petitioner A.
In b, check 1, 2 or 3.		b. This payment
If 2, enter the date [Month, Day, Year].		1) was made.
If 3, enter the amount and date.		 2) shall be made in a lump sum payment no later than [Date], 20 3) shall be paid in the amount of \$ per month beginning, 20, until paid in full.
In c, enter the percentage and check 1 or 2.	•	c. The amount shall earn interest until paid in full at the rate of% per year from the date
	4	1) of the final hearing.
		2) the payment was due.
	Н.	TAXES
In 2, check a or b. If b, check 1 or 2. If 2, indicate how the parties agree to handle the filing (expense and refund, if any).		 1. Year of Divorce/Legal Separation. The parties agree to file their income tax returns for the year of the divorce/legal separation consistent with the rules of the IRS, Wisconsin Department of Revenue and Wisconsin's Marital Property law. The parties understand that their marital status on the last day of the year determines their filing status for that year, whether married or single. The parties acknowledge that each is responsible for seeking tax advice from a tax professional with regard to issues of this divorce/legal separation. Maintenance is deductible by the payer and taxable to the payee. 2. Years Before Divorce/Legal Separation. a. Tax returns for all previous years have been filed. b. The parties agree to file returns for the previous tax years as follows: 1) share preparation expenses, tax liability and/or refund equally. 2) Other: 20 Divorce/Legal Separation.
In I, check 1, 2, or 3.	l I.	LEGAL NAME RESTORATION
i, encer 1, 2, 01 J.	1	☐ 1. Neither party requests the right to use a former legal surname.
If 2 or 3, enter the former surname.		2. Petitioner/Joint Petitioner A requests the right to use a former legal surname of
		☐ 3. Respondent/Joint Petitioner B requests the right to use a former legal surname of
		Note: If this is an action for legal separation, the court cannot allow either party to resume a former legal surname unless and until the judgment is converted to a divorce.
In J, check 1 or 2.	J.	OTHER AGREEMENTS We understand that any oral agreements are not enforceable by the court.
If 2, attach any additional]	1. We have no other agreements, written or oral, concerning this marriage.
·		

Page 5 of 7

Case No.

Petitioner/Joint Petitioner A:

Respondent/Joint Petitioner B:

Marital Settlement Agreement Without Minor Children

Petitioner/Joint Petitioner A:			
Respondent/Joint Petitioner B	3:		
Marital Settlement Agreemen	t Without Minor Children	Page 6 of 7	Case No.
agreements.	2. We have atta	ached written agreements	concerning this marriage, copies are attached.

K. AGREEMENTS and UNDERSTANDINGS

We understand and agree:

- We could each get an attorney to review this agreement.
- This form was provided as a convenience and may NOT cover all issues.
- This agreement may have tax consequences and that seeking tax advice is suggested.
- We have each fully disclosed each of our income, debts, assets and liabilities to each other.
- Maintenance is deductible by the payer and taxable to the payee.
- Any court order regarding the division of property is final as of the date of the final hearing and can never be changed.
- There are certain legal presumptions under Wisconsin law, such as marital property should be divided 50/50.

L. VOLUNTARY EXECUTION / NATURE OF AGREEMENT

We assume equal responsibility for the entire content of this agreement. We have entered into this marital settlement agreement freely and voluntarily and not because of any undue influence. In some instances, the agreement represents a compromise of disputed issues. We believe the terms to be fair and reasonable under the circumstances.

We acknowledge that there may be substantial legal and tax implications with regard to this agreement. We understand that lack of knowledge of the law may not be sufficient to convince the court that relief from these provisions is required. We acknowledge that each of us has the right to seek the advice of our own personal attorney.

M. MUTUAL/GENERAL RELEASE

We release each other from any claim of any nature that may exist. Neither of us may, at any time hereafter, sue the other, or our heirs, personal representatives, and assigns, for the purpose of enforcing any or all of the rights relinquished and/or waived under this agreement. We agree that in the event any suit shall be commenced, this release, when pleaded, shall constitute a complete defense to any such claim or suit so instituted by the other party. We understand that this mutual and general release shall not become effective until this **Marital Settlement Agreement** is approved by the court.

N. FULL DISCLOSURE AND RELIANCE

We warrant to each other that there has been an accurate, complete, and current disclosure of all income, assets, debts, and liabilities. We understand and agree that deliberate failure to provide complete disclosure constitutes perjury under §767.27, Wis. Stats. and a fraud upon the court. The property referred to in this agreement represents all the property in which either party has any interest. This agreement is based on our financial disclosure statements. We relied on these financial representations when entering into this agreement.

O. RESTRAINING ORDER

We agree to never interfere with the personal liberty of the other, or to go on the premises occupied by the other as a residence except with permission of that party.

P. EXECUTION OF DOCUMENTS

Now, or in the future, on demand, we agree to execute and deliver any and all documents that may be necessary to carry out the terms and conditions of this agreement.

Q. DIVESTING OF PROPERTY RIGHTS

Except as otherwise provided for in this agreement, we give up all rights to the property awarded to the other.

All property awarded to a party shall be the separate property of that party. We shall have the right to manage our separate property as if we had never been married.

Petitioner/Joint Petitioner A:		
Respondent/Joint Petitioner B:		
Marital Settlement Agreement Without Minor Children	Page 7 of 7	Case No.

R. SURVIVAL OF AGREEMENT AFTER JUDGMENT

We agree that the provisions of this agreement shall survive any subsequent judgment of divorce and shall have independent legal significance. This agreement is a legally binding contract, entered into for good and valuable consideration. It is contemplated that in the future either of us may enforce this agreement in this or any other court of competent jurisdiction.

S. JURISDICTION

This county shall have jurisdiction for all disputes unless otherwise agreed to in writing or as provided under Wisconsin Statutes.

T. APPROVAL OF COURT REQUIRED

We have read this agreement and agree with its terms. We submit this **Marital Settlement Agreement** to the court for approval, and request the court to incorporate its terms in the final judgment. Once approved by the court, we understand that either of us may enforce this agreement in this or any other court of competent jurisdiction.

U. WAIVER OF APPEARANCE

We agree that the court <u>may</u> proceed with the final hearing without further notice, and consent to judgment being entered on the petition, pursuant to the terms of this **Marital Settlement Agreement** even if the respondent or one of the joint petitioners does not appear.

Petitioner/Joint Petitioner A must sign and print their name. Enter the date on which it was signed.

Note: This signature does not need to be notarized.

Respondent/ Joint
Petitioner B must sign and
print their name. Enter the
date on which it was
signed.

Note: This signature does not need to be notarized.

>
Petitioner/Joint Petitioner A
Print or Type Name
Date
>
Respondent/Joint Petitioner B
Print or Type Name
Date

Petitioner/Joint Petitioner A:Respondent/Joint Petitioner B:	Case No		
	ON OF OTHER REAL ESTATE		
A. Parcel 2: The parties own other real estate located a	at:		
City State		Zip	
Address State State Parcel Identification Number (Tax Key Number)		r	
Attached is	a legal description of this property	y.	
 □ 1. This property shall be awarded to the □ A. Petitioner/Joint Petitioner A □ B. Respondent/Joint Petitioner B and that party shall be responsible for outstan harmless from any liability. Other provisions in □ 2. This property shall be placed on the market fo A. Pending sale, the property shall be of □ 1. Petitioner/Joint Petitioner A. □ 2. Respondent/Joint Petitioner B □ 3. shared equally. □ 4. Other: □ B. Pending sale, the mortgage, taxes, a □ 1. Petitioner/Joint Petitioner A. 	ncluding refinancing requirements, if a r sale. occupied, used, or managed by		
☐ 1. Petitioner/Joint Petitioner A. ☐ 2. Respondent/Joint Petitioner B ☐ 3. shared equally. ☐ 4. Other: ☐ C. Pending sale, any necessary repairs		e-related expenses shall be	
	I estate shall be used to pay the usua existing mortgage. Upon payment of een the parties as follow:		
☐ B. Parcel 3: The parties own other real estate located a Address			
Address	State	Zip	
	a legal description of this property		
 1. This property shall be awarded to the A. Petitioner/Joint Petitioner A B. Respondent/Joint Petitioner B and that party shall be responsible for outstan harmless from any liability. Other provisions in 	ding financial obligations, and the oth	ner party shall be held	
☐ 2. This property shall be placed on the market for A. Pending sale, the property shall be of ☐ 1. Petitioner/Joint Petitioner A. ☐ 2. Respondent/Joint Petitioner B ☐ 3. shared equally. ☐ 4. Other: ☐ B. Pending sale, the mortgage, taxes, a ☐ 1. Petitioner/Joint Petitioner A. ☐ 2. Respondent/Joint Petitioner B ☐ 3. shared equally. ☐ 4. Other: ☐ 4. Other: ☐ 4.	and insurance shall be paid by .		
C. Pending sale, any necessary repairs paid by 1. Petitioner/Joint Petitioner A. 2. Respondent/Joint Petitioner B 3. shared equally. 4. Other:		e-related expenses shall be	